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PART II-A

Notifications relating to Minor Administrations

OFFICE OF THE CHIEF COMMISSIONER, HIMACHAL PRADESH

NOTIFICATIONS

Simla-4, the 7th March 1950

No. (I) M-61-695/49.—In exercise of the powers conferred under Section 1 of the Vaccination Act, 1880, as applied to Himachal Pradesh, the Chief Commissioner is pleased to declare his intention of extending the said Act to the Districts of Mahasu, Chamba and Mandi.

Any inhabitant of the said areas objecting to such extension, may within 6 weeks of the date of this notification file his objections in writing with the Assistant Secretary (Political) to the Chief Commissioner, Himachal Pradesh, Simla-4.

By order,

V. R. ANTANI,

Assistant Secretary (Political)
to the Chief Commissioner, Himachal Pradesh.

Simla-4, the 10th March 1950

No. Ft. 43-32/50.—The following transfers and appointments are made in the interest of public service.

S No.	Name & Rank.	Transferred from	Transferred to or posted.	With effect from	Remarks.
1	Shri, Gurdas Mohan Mehta, Punjab Forest Department, P. F. S. II Punjab.	Divisional Forest Officer, Ropar Forest Division, Himachal Pradesh relieving Shri, H. C. Khanwa, Conservator of Forests, Sirmur Circle, Nahan of his additional charge	Divisional Forest Officer, Ropar Forest Division, Himachal Pradesh relieving Shri, H. C. Khanwa, Conservator of Forests, Sirmur Circle, Nahan of his additional charge	4th February, 1950 (Afternoon)	

N. P. MOHAN,

C.C.F. and
Secretary (Forest Department)
to the Chief Commissioner,
Himachal Pradesh Admn.

Simla-4, the 11th March 1950

No. G-8-1/50.—Shri H. L. Soni who was appointed to officiate as District and Sessions Judge Mahasu and Sirmur Districts, will cease to function as such on the return to duty of Shri D. N. Joshi, with effect from the forenoon of the 13th March, 1950.

E. P. MOON,
Chief Commissioner, Himachal Pradesh.

OFFICE OF THE CHIEF COMMISSIONER, BILASPUR (SIMLA HILLS)

NOTIFICATIONS

Bilaspur, the 11th March 1950

No. Com(f)-96/26.—In exercise of the Powers conferred under Section 3 of the Food Grains (Movement Control) Order, 1950, and in pursuance of the instructions of the Government of India, vide letter No. CG.604(24), dated 28th February 1950, The Chief Commissioner is pleased to remove restrictions on the inter-State Movement of Pearl Barley manufactured within India provided it is packed in tins or paper cartons of a quarter to one pound capacity and bears proper trade mark, manufacturer's name, brand, etc.

CORRIGENDUM

Bilaspur, the 7th March 1950

In Schedule II to the Bilaspur Foodgrains Control Order, published in the Gazette of India, dated the 25th February, 1950, Part II (Minor Administration).

Read "1950" instead of "1949" wherever it occurs.

SHRI CHAND CHHABRA,
Chief Commissioner.

ORDER BY THE CHIEF COMMISSIONER, AJMER

NOTIFICATIONS

Ajmer, the 28th February 1950

No. R/2.—In exercise of the powers conferred on the Central Government by Section 3 of the Essential Supplies (Temporary Powers) Act 1946 (No. XXIV of 1946), and delegated to him in the Government of India, Department of Food Notification No. PY-603(2)-1, dated the 21st October 1946, as continued under section 17 of the said Act, the Chief Commissioner, State of Ajmer, here-

by makes the following order with the previous concurrence of the Central Government:—

1. *Short Title, Extent and Commencement.*

(a) This Order may be called the State of Ajmer Food-stuffs and Kerosene oil Export Control Order, 1950.

(b) It extends to the whole of the State of Ajmer.

(c) It shall come into force immediately from the date of its publication in the Gazette of India.

2. *Prohibition of Export.*

No person shall export or cause to be exported from the State of Ajmer either by rail or road, or by any other means, any of the articles mentioned in the Schedule appended to this Order without the previous permission of the Deputy Commissioner, State of Ajmer, Ajmer or any other officer authorised by him in this behalf.

Provided that this restriction shall not apply to the carriage of any of the articles by a bonafide traveller as a part of his luggage in quantities not exceeding one seer each.

3. This Notification replaces the Chief Commissioner's Notification No. R/19, dated the 30th June, 1948.

Provided that anything done or deemed to have been done under the provisions of the Notification replaced shall be deemed to have been done under the corresponding provisions of this Order.

4. Any property in respect of which the trying court is satisfied that any of the provisions of this Order have been contravened, shall be ordered by that court to be confiscated to the Republic of India, unless for reasons to be recorded in writing it is of opinion that such direction is not necessary to be made in respect of the whole or as the case may be, a part of the property.

By order,

A. N. LAL,

Asstt. Secretary to the Chief Commissioner,
State of Ajmer, Ajmer.

Ajmer, the 28th February 1950

No. H-805/MP-34.—In exercise of the powers conferred on the Central Government by Section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (Act No. XXIV of 1946) and delegated to him in the Government of India, Department of Food, Notification No. PY-602(2)/I, dated the 21st October 1946, as continued under Section 17 of the said Act, the Chief Commissioner, State of Ajmer, with the concurrence of the Central Government, hereby makes the following amendment in his Notification No. H-1011/M.P., dated the 18th April, 1949 (Ajmer-Merwara Foodgrains Monopoly Purchase Order, 1949).

Amendment

That the following shall be inserted as Clause 3(a) in the said Notification:—

3(a) No producers, stockists, Istimarardars, Jagirdars and Bhomias shall sell foodgrains to any one except the Monopoly Purchasers.

It shall come into force immediately on its publication in the Gazette of India.

By order,

A. N. LAL,

Asstt. Secretary to the Chief Commissioner,
State of Ajmer, Ajmer.

Ajmer, the 7th March 1950

No 11/15/50(1)-Admn.—Under Section 1(2), of the Bombay Agricultural Debtors' Relief Act, 1947 (Bombay Act XXVIII of 1947), as amended by the Bombay Agricultural Debtors' Relief (Amendment) Act, 1948 (No. LXX of 1948) and extended to the State of Ajmer by the

Government of India, vide Ministry of Home Affairs Notification No. 8/14/48-Judl., dated the 5th July and 25th October 1949, the Chief Commissioner hereby declares that the said Act shall come into force in the State of Ajmer with effect from the 15th March 1950.

By order,

A. S. DHAWAN.

Secretary to the Chief Commissioner,
Ajmer.

Ajmer, the 7th March 1950

No. 11/15/50(2)-Admn.—The following Rules framed by the Chief Commissioner, Ajmer, under Section 55 of the Bombay Agricultural Debtors' Relief Act, 1947 (Bombay Act XXVIII of 1947) as amended by the Bombay Agricultural Debtors' Relief (Amendment) Act, 1948 (No. LXX of 1948) and extended to the State of Ajmer by the Government of India, vide Ministry of Home Affairs Notification No. 8/14/48-Judl., dated the 5th July and 25th October 1949, are published as required by Sub-Section (1) of the said Section 55 for general information:—

The Ajmer State Agricultural Debtors Relief Rule: 1950.

In exercise of the powers conferred by section 55 of the Bombay Agricultural Debtors Relief Act, 1947, (Bombay Act XXVIII of 1947), as amended by the Bombay Agricultural Debtors' Relief (Amendment) Act, 1948 (No. LXX of 1948) as extended to the State of Ajmer, vide the Government of India, Ministry of Home Affairs Notification No. 8/14/48-Judl., dated the 5th July and 25th October 1949, the Chief Commissioner of Ajmer is pleased to make the following rules:—

1. *Short title.*—These rules may be called the Ajmer State Agricultural Debtors Relief Rules, 1950.

2. *Definitions*—In these rules, unless there is anything repugnant in the subject or context—

(i) "Act" means the Bombay Agricultural Debtors Relief Act, 1947, as extended to the State of Ajmer;

(ii) "Code" means the Code of Civil Procedure, 1908, (Act V of 1908);

(iii) "Collector" means the Collector of Ajmer;

(iv) "Form" means a form appended to these rules;

(v) "Section" means a section of the Act;

(vi) Words and expressions used in the Act and not defined in these rules shall have the meanings assigned to them in the Act.

3. (1) Immediately after the coming into force of the Act, the Chief Commissioner shall appoint one Debt Settlement Officer for the whole district or for each taluk and, if necessary, as many Assistant Debt Settlement Officers and Property Valuation Assistants as may be required to assist such Officers in the discharge of their duties.

(2) The area within which each such Officer or Assistant shall exercise his powers or perform his duties shall be specified by the District Judge.

(3) A Debt Settlement Officer and an Assistant Debt Settlement Officer appointed under this rule should have worked as Munsif or as Subordinate Judge for a period of at least five years. The Property Valuation Assistant may preferably have passed M.A. in Mathematics or in Economics with Statistics.

Provided that the Chief Commissioner may in very special circumstances, by order relax any of the qualifications for appointment prescribed in this rule.

4. Applications under sub-section (1) of section 4 and sub-section (1) of section 8.—Application under sub-section (1) of section 4 shall be in Forms Nos. 1 and 2 and applications under sub-section (1) of section 8 shall be in Form No. 3. They shall be presented to the Court

during office hours by the applicants personally or shall be sent by registered post addressed to the Court and shall be received by the Court or by such person as may be authorised by it to receive them.

5. **Manner of publication of general notice under section 14.**—The general notice under clause (b) of section 14 shall be published by affixing copies of it at the offices of the Court concerned and of the District Judge, Sub-Judges, Munsiffs, Sub-Divisional Officers and Tehsildars of tahsils concerned. Such notice shall state that the list of debtors who have made applications for adjustment of debts or against whom applications have been made, will be available for inspection at all reasonable times in the Court.

6. **Form of statement under section 14.** The statement which a debtor or creditor is required to submit under section 14 shall be in Form No 4 or 5, as the case may be.

7. **Manner of determining the value of debtor's property under sub-section (1) of section 29:—**

(1) For the purposes of sub-section (1) of section 29, the value of the debtor's moveable and immoveable property shall be determined by the Court in the manner specified in this rule.

(2) *Immoveable property.*—The Court shall determine the value of any immoveable property by taking into consideration—

(a) the *bonafide* sales and leases of the property in question during the preceding ten years; and

(b) the *bonafide* sales and leases of similar properties in the neighbourhood during the preceding ten years; and

(c) the valuation of the property in question made by the Property Valuation Assistants appointed by the Chief Commissioner in this behalf.

(3) *Moveable Property.*—The Court shall determine the value of moveable property by taking into consideration the valuation of the property in question made by the Property Valuation Assistants appointed by the Chief Commissioner in this behalf and also by questioning the parties concerned and by making such other inquiries as it may think fit.

(4) The Land Valuation Officers appointed by the Chief Commissioner may be appointed by the Court as Commissioners under Order XXVI in Schedule I to the Code of Civil Procedure, 1908, for the purpose of making an inquiry for determination of the value of the debtors moveable and immoveable property.

8. **Manner of determining the market value of debtor's property under sub-section (4) of section 29.**—For the purposes of sub-section (4) of section 29, the market value of the debtor's lands which, under any law for the time being in force, are not transferable or alienable except with the previous sanction of the Collector or the Chief Commissioner shall be determined by the Court by taking into consideration—

(a) the *bonafide* sales and leases of the lands in question during the preceding 10 years, if any, and

(b) the *bonafide* sales and lease of similar lands in the neighbourhood during the preceding 10 years and after ascertaining the valuation of the lands in question from the Tehsildars of the tahsil concerned.

9. **Forms of award.—**

(1) The award under section 32 shall be in Form No. 6 and the award under sub-section (2) of section 33 shall be in Form No. 7.

(2) The Court shall send a copy of the award passed under sub-section (2) of section 33 to the Co-operative Land Mortgage Bank or the Co-operative Land Mortgage Society of the local area in which the debtor resides or holds land, as the case may be.

10. **Application under clause (i), sub-section (3) of section 38.**—Application under clause (i) of sub-section 3 of section 38 shall be in Form No. 8

11. **Procedure where a debtor's property is ordered to be sold under section 41 or sub-section (2) of section 47.**—

(1) Every sale of property, whether moveable or immoveable, under section 41 or sub-section (2) of section 47 shall be held by an officer of the Court in accordance with the procedure laid down for the sale of such property under the Code.

(2) A certificate in Form No. 9 shall be issued to the purchaser of property by the Officer conducting the sale under this rule.

12. *Recovery of Court-fees.*—The Court-fees payable under sub-section (1) of section 44, if not paid by the party who is liable to pay, shall be recovered from him as arrears of land revenue.

12(A). *Form of Register of Debt Adjustment Awards and Index.*—The Register of Debt Adjustment Awards in the form of a file book with numbered butts in Forms 9A and an Index relating thereto in Forms 9 B and 9 C shall be kept in all registration offices.

12(B). Particulars to be included in the memorandum to be sent by the Court to the Sub-Registrar or Registrar, as the case may be, under section 46 B shall be in Form 9 D and shall be endorsed on the certified copy of the award sent for registration under the said section 46 B;

13. *Procedure in Code to be followed generally.*—In respect of any matter for which no provision is made in the Act or these rules the procedure laid down in the Code shall, so far as may be, followed by the Court in the proceedings before it

14. *Chief Commissioner to fix maximum rates of interest.*—The Chief Commissioner shall, from time to time, by notification in the official Gazette, fix a rate of interest not exceeding six per cent. per annum at which loans may be advanced to debtors mentioned in section 54.

FORM No. 1.

(See rule 4).

Application under section 4(1) of the Bombay Agricultural Debtors Relief Act, 1947 as extended to the Ajmer State.

To :

The Court of the Debt Settlement Officer, tahsil—

I _____ son of _____

Caste _____ Resident of _____ tahsil

_____ Age _____ and doing

business as _____ hereby apply for the adjustment of my debts

2. I am a debtor as defined in the Act and the total amount of my debts does not exceed Rs. 15,000/-.

The amount and particulars of all debts due from me (including those mentioned in section 3) are as follows:—

Serial No. of debt	Full name, residence, and full address of the creditor	Amount of debt				* History with dates of each debt together with particulars of the original principal and rate of interest chargeable	Particulars of debt for which the debtor is liable as surety, joint surety or joint debtor			Total income of the debtor from agriculture	Income of debtor from sources other than agriculture	Proportion of col. 6 or col. 7.
		Principal	Interest	Total claimed by the Creditor	Amount if any admitted by the Debtor		Amount of debt	Nature of liability.	Full names & addresses of the debtors, joint sureties or joint debtors			
1	2	3	4	5	6	7	8	9	10	11	12	13

3. The particulars of my property including claims due to me are as follows:—

(a) Immoveable Property including property situated outside the State of Ajmer.

Specification of the property with boundaries where necessary	Name of the villages with Survey Nos.				Nature of tenure	Annual income derived	Market value	Details of any attachment, mortgage, lien or charge subsisting thereon	Full names and addresses of the Co-shares of the debtor, if any	Remarks	
	Survey No.	Area in acres	Government Assessment	1							
1	2	3	4	5	6	7	8	9	10	11	12
Lands											
Houses											

(b) Moveable Property (including cash).

(c) Claims due :

Serial No.	Description	Estimated value	Place where it may be found	Details of any pledge, charge or lien thereon	Remarks	Amount due						Remarks
						Principal	Interest	Particulars of the claims including date of commencement, rate of interest whether secured and if so, how, etc.			Nature of the documents evidencing the claim and in whose possession	
1	2	3	4	5	6	1	2	3	4	5	6	

4. Particulars of property of the nature mentioned in paragraph 3 transferred or encumbered are as follows:—

Description of property	Nature of transfer or encumbrance	To whom transferred or mortgaged etc. (Full name and address of such person)	Date of transfer or encumbrance	Remarks	Dated the 19						
					1	2	3	4	5	6	

5. I hereby declare that all debts which are due, or which to my knowledge any person claims to be due from me and all my properties have been included in the above statements.

Dated the

19

Signature of the applicant.

Verified that the contents of paragraphs _____ of the application are true to the best of the personal knowledge of, and those in paragraphs _____ upon information received and believed to be true by, the undersigned.

Signature of the applicant.

Dated the 19

*Note.—If the principal of any of the debts shown in column 3 of the statement in paragraph 2 includes any arrears of interest which have been added when a bond has been renewed or any additional loan has been taken, the following information (so far as it is known to the debtor) should be given separately with references in the margin, to the serial numbers of the debts in column 3:—

The date when the debt was first incurred, the amount of the original principal, the approximate dates and the conditions on which the bond was renewed or the additional loan taken, the rate of interest stipulated in each bond, the amount paid from time to time and any other facts.

FORM No. 2.

(See rule 4).

Application under section 4(1) of the Bombay Agricultural Debtors Relief Act, 1947, as extended to the Ajmer State

To

The Court of the Debt Settlement Officer,
Tehsil—

I _____ son of _____
Caste _____ resident of _____
Tehsil _____ hereby apply for the adjustment of
my claims against _____ who is my debtor.

2. The particulars of my claims are as follows:—

Name and full address of the debtor	Amount of debt claimed		Whether secured and if so, how	History with dates if known of each debt together with particulars of the original principal and rate of interest charged	Names and addresses of other creditors so far as they are known to the applicant	Remarks		
	Principal	Interest						

3 The particulars of the debtor's property including the property situate outside the State of Ajmer, so far as they are known to me are as follows:—

(a) Immovable property:—

Description	Area or extent of share	Asset	Value	Particulars of any mortgage, lien or charge	Remarks

FORM 3.

(See rule 4).

Form of application by a debtor|creditor under section 8(1) for recording a settlement under section (1) of the Bombay Agricultural Debtors Relief Act, 1947, as extended to the Ajmer State

To

The Court of the Debt Settlement Officer,
Tehsil—

The particulars regarding the settlement are as follows:—

Parties to settlement		Amount of debt claimed due by the creditors	Amount for which the settlement is reached	Instalments in which the amount is to be paid and priority among the creditors, if any	Particulars of the property of the debtor or relating to the settlement with details of any charge lien or mortgage thereon	Remarks		
Names and addresses of the debtors	Names and addresses of the creditors							

Dated the 19

Verified that the contents of paragraph 2, columns _____, knowledge of, and those of paragraph 2 column _____ to be true by the undersigned.

Dated the 19 .

(b) Movable Property:—

Descrip- tion	Value	Applicant's charge on the same, if any	Remarks
1	2	3	4

(c) Particulars of other income, if any.

Dated the 19 .

Signature of the applicant.

Verified that the contents of paragraph _____ are true to the best of the personal knowledge of, and those in paragraphs _____, upon information received and believed to be true by, the undersigned.

Dated the 19 .

Signature of the applicant.

*Note.—If the principal of any of the debts shown in column 2 of the statement in paragraph 2 includes any arrears of interest which have been added when a bond has been renewed or additional loan has been taken, the following information (so far as it is known to the creditor) should be given separately with reference in the margin to the debts in column 2.

The date when the debt was first incurred, the amount of the original principal, the approximate dates and the conditions on which the bond was renewed or the additional loan taken, the rates of interest stipulated in each bond, the amounts paid from time to time and any other facts

I _____ son of _____

Caste _____ Resident of _____

Tehsil _____, hereby apply that the settlement in respect of my debts|claims arrived at between the parties mentioned below on _____ to be recorded and certified under section 8(3) of the said Act.

Signature of the applicant (Debtor)|Creditor)

..... are true to the best of the personal knowledge of, and those of paragraph 2 column _____ to be true by the undersigned.

Signature of the applicant.
Debtor|Creditor.

FORM No. 4.

(See rule 6).

Statement required by a debtor under section 14 of the Bombay Agricultural Debtors Relief Act, 1947 as extended to the Ajmer State.

1. Amount and particulars to be submitted by a debtor under section 14 of the Act (including those mentioned in section 3 of the Act).

Serial No. of Debt	Full name, residence and full address of the creditor	Amount of Debt				*History with dates, if known, of each debt together with particulars of the original principal and rate of interest chargeable	Particulars of the debts for which the debtor is liable as surety joint debtor or joint surety			Remarks
		Principal	Interest	Total claimed by the Creditor	Amount if any admitted by the debtor		Amount of debt	Nature of liability	Full names and addresses of the debtors, joint sureties or joint debtors	
1	2	3	4	5	6	7	8	9	10	11

2. Particulars of debtor's property claims due to the debtor.

(a) Immoveable property (including property situate outside the State of Ajmer).

Specification of the property with boundaries where necessary	Name of the village with Survey Nos.			Nature of tenure	Annual income derived	Market Value	Details of any attachment, mortgaging, lien or charge, subsisting thereon.	Full names and addresses of the co-shares of the debtor, if any.	Remarks	
	Survey No.	Area in acres	Government assessment							
1	2	3	4	5	6	7	8	9	10	
Lands										
Houses										

(b) Moveable property (including cash).

(c) Claims due.

Serial No.	Description	Estimated Value	Place where it may be found	Details of pledge, charge or lien thereon	Remarks	Full name and address of the person from whom the claim is due	Amount due		Particulars of the claims including date of commencement, rate of interest, whether secured and if so, how, etc.	Name of the document evidencing the claim and in whose possession	Remarks	
							Principal	Interest				
1	2	3	4	5	6		1	2	3	4	5	6

Particulars of property of the nature mentioned in paragraph 2 transferred or encumbered.

Description of property	Nature of transfer or encumbrance	To whom transferred or mortgaged etc. (Full name and address of such person).	Date of transfer or encumbrance	Remarks
1	2	3	4	5

*Note.—If the principal of any of the debts shown in column 3 of the statement in paragraph 1 includes any arrears of interest which have been added when a bond has been renewed or any additional loan has been taken, the following information (so far as it is known to the debtor), should be given separately with references in the margin to the serial numbers of the debts in Column 3:—

The date when the debt was first incurred, the amount of the original principal, the approximate debt and the conditions on which the bond was renewed or the additional loan taken, the rate of interest stipulated in each bond, the amount paid from time to time and any other facts.

Signature of Debtor.

FORM No. 5.

(See Rule 6).

Statement required to be submitted by a Creditor under Section 14 of the Bombay Agricultural Debtors Relief Act, 1947, as extended to the Ajmer State.

Particulars of creditor's claim.

Name and full address of the debtor	Amount of debt claimed		Whether secured and if so how	*History with dates if known of each debt together with particulars of the original principal and rate of interest charged	Names and addresses of other creditors so far as they are known	Remarks	PROCEEDING No.	Year.
	Principal	Interest						
	1	2	3	4	5	6	7	

2. Particulars of debtor's property including property situate outside the State of Ajmer so far as they are known to the Creditor.

(a) *Immoveable property*:-

Description	Area or extent of share	Assessment	Value	Particulars of any mortgage, lien or charge	Remarks
1	2	3	4	5	6

(b) *Moveable property*:-

Description	Value	Applicant's charge on the same, if any	Remarks
1	2	3	4

(c) *Particulars of other income, if any.*

Signature of the Creditor.

*Note.—If the principal of any of the debts shown in column 2 of the statement in paragraph 1 includes any arrears of interest which have been added when a bond has been renewed or any additional loan has been taken, the following information (so far as it is known to the creditor) should be given separately with reference in the margin to the debts in column 2:—

The date when the debt was first incurred, the amount of the original principal, the approximate dates and the conditions on which the bond was renewed or the additional loan taken, the rate of interest stipulated in each bond, the amount paid from time to time and any other facts.

FORM No. 6.

(See Rule 9(1)).

Award under section 32 of the Bombay Agricultural Debtors Relief Act, 1947 as extended to the Ajmer State.

PROCEEDING No. Year.

ORDER OF THE COURT.

Whereas, on an application made under the Bombay Agricultural Debtors Relief Act, 1947, as extended to the Ajmer State for the adjustment of the debts of the debtor described in Schedule A, this Court has determined under the provisions of the said Act the amounts payable to the creditors described in the said Schedule A.

2. It is hereby ordered under section 32 of the said Act as under:—

(1) The debtor shall pay, to each creditor concerned, the amount mentioned against his name in Column 4 of the Schedule A, in the manner laid down in column 7 thereof.

(2) The properties of the debtor mentioned in Schedule B and bearing serial Nos. _____ are hereby charged for the payment of the creditor described in Schedule A (bearing serial Nos. _____).

(3) Properties bearing serial Nos. _____ in Schedule B now in possession of the Creditor shall be delivered to the debtor, subject to the conditions which are recorded at the end.

(4) Properties bearing serial Nos. _____ in Schedule B shall be liable to be sold for the recovery of debts of Creditors Nos. _____ respectively in Schedule A. The conditions subject to which these shall be sold are recorded at the end.

(5) Simple interest at the rate mentioned in Column 4 of Schedule A shall be allowed on the amount mentioned in that column; costs mentioned in Column 5 and Court-ees mentioned in column 6 of the said Schedule A, shall be paid by the parties mentioned in those columns.

(6) The debts shall be paid in priority to the creditors according to the order in which their names are arranged in Column 2 of Schedule A.

3. It is hereby declared by the Court under section 28(2) of the Act that alienation of properties bearing Nos. _____ in Schedule B and incumbrances on properties bearing Nos. _____ in the said Schedule B shall be void.

SEAL

Dated the

19

Debt Settlement Officer.

Note.—In Schedule A in column 8, the amount in respect of which a charge is kept should be entered separately according to serial Nos. of the properties described in Schedule B. In Schedule B properties on which charges are kept, properties, the possession of which is ordered to be delivered, properties which are liable to be sold and properties, the alienation of, and incumbrances on which, are declared to be void should be described in different serial numbers.

Schedule A.

Name and address of the debtor	Names and addresses of the creditors, arranged in order of priority, mentioned in section 32(2) (ii) including those creditors who were mentioned in Section 3.			Amount of debt as sealed down by the Court under section 31 or otherwise made payable under the provisions of the Act			COURT FEES							
	S. No.	Name and address of the creditor	Amount of debt (secured or unsecured) originally claimed due by the creditor	Amount	Rate of interest at which further interest shall be payable	Amounts	Names of parties who have to pay							
							1	2	3	4	5	6	7	8

COURT FEES		AMOUNTS OF COLUMN 4 HOW PAYABLE						
Amount	Names of parties who have to pay and the manner of payment	In how many instalments	Amount of each instalments	When payable		Total in words and figures	Amount in respect of which charge is kept	Remarks
				Year	Month			
9	10	11	12	13	14	15	16	17

Schedule B.

(a) Immoveable Properties.

Serial No.	Specification of properties with boundaries where necessary (Lands or Houses)	Names of Villages with Survey Nos. etc.			Nature of debtor's right	Details of any encumbrance, lien, mortgage or charge already subsisting thereon	Remark
		Survey No. and debtor's share	Area in acres	Assessment			
1	2	3	4	5	6	7	8
Serial							

(b) Moveable Property.

Serial No.	Description	Place where it may be found	Details of any mortgage, charge, or lien already subsisting thereon	Remarks				
				1	2	3	4	5

FORM No. 7.

(See Rule 9(1)).

Award under section 33(2) of the Bombay Agricultural Debtors Relief Act, 1947 as extended to the Ajmer State.

Proceedings No. of 19

Whereas on an application made under the Bombay Agricultural Debtors Relief Act, 1947, as extended to the Ajmer State for the adjustment of debts of..... resident of(hereinafter referred to as

the said debtor), this Court has determined the total amount of his debt as sealed down under section 31 of the Act;

And whereas the creditor(s) mentioned in the Schedule hereto annexed has/have, all agreed to the further scaling down of the debts under sub-section (1) of Section 33 of the said Act;

And whereas the said debtor has not paid the amount of the debt as finally sealed down within the period fixed by the Court and has not produced the creditor's receipt for the payment thereof;

It is hereby directed under sub-section (2) of Section 33 of the Act—

FORM No. 8.

(See Rule 10).

(a) the Co-operative Land Mortgage Bank* - shall
Co-operative Land Mortgage Society* - shall
pay the said creditor(s) in cash the amount of
debts as finally scaled down under Section 31 or section
3(1), in full satisfaction of all the debts due to him|them
from the said debtor;

(b) the said debtor shall pay to the said Bank or Society a sum of Rs. with interest at the rate notified from time to time in that behalf, under sub-section 3) of section 33 of the said Act from the date on which he said Bank or Society pays the creditor(s) the amount of debt due to him[them] till the amount of the debt is paid in full by (enter number)** annual instalments of Rs. each, the first instalment being payable in

(c) Rs. shall be paid as Court-fee by and Rs. shall be paid as costs by to and

(d) all the immovable property of the said debtor, described in Column 4 of the Schedule hereto is hereby charged in favour of the said Bank/Society until all the instalments mentioned in paragraph (b) are fully paid up.

Seal

Debt Settlement Officer

Tehsil.....

*State full name and address of the Bank/Society.

**Here mention number of annual instalments.

Schedule.

Serial No.	Name and address of the Creditor	Amount of debt as final- ly determined by the Court to be pay- able to each Creditor	Description and full par- ticulars of all the im- moveable property of the debtor	Remarks
1	2	3	4	5

FORM No. 9B

(See Rule 12-A).

Name of Debtor	Place of residence	Name(s) of creditor(s)	Place(s) of residence	Situation of property	Date of award	Date of filing	Serial No. Volume and page
1	2	3	4	5	6	7	8

FORM No. 9C.

• (See Rule 12-A)

FORM No 9D.

(See Rule 12B).

Forwarded with compliments to the Sub-Registrar, Registrar of under Section 46B of the Bombay Agricultural Debtors' Relief Act, 1947, as extended to the Ajmer State.

Civil Judge,

Place:

Date:

By order,

A. S. DHAWAN,

Secretary,

to the Chief Commissioner, Ajmer.

Ajmer, the 8th March 1950

No 79|3|50-Admn—Mr B S. Yadav, whose services have been placed at the disposal of this State by the Uttar Pradesh Government, is appointed Additional Superintendent of Police, Ajmer with effect from the forenoon of the 9th February 1950 relieving Mr S D. Kaushik, Deputy Superintendent of Police (City), Ajmer, of his additional duties as officiating Additional Superintendent of Police, Ajmer, with effect from the same date

By order,

A S DHAWAN,

Secretary to the Chief Commissioner, Ajmer.

Ajmer, the 9th March 1950

No. 3|17|49-Admn—In exercise of the powers conferred upon him by the Government of India, Ministry of Agriculture letter No F-P-16|8|48|D, dated the 2nd March 1949, read with section 2(f) of the Essential Supplies (Temporary Powers) Act, 1948, as adapted by the Adaptation of Laws Order, 1950, the Chief Commissioner has entrusted Mr. M. C. Joshi, Agricultural Officer, Ajmer, with the work of enforcement of the Fruit Products Order, 1948,

in the State of Ajmer, and to exercise the functions of the Provincial Government under clauses 10 and 14 of the said order.

By order,

A. S. DHAWAN,

Secretary to the Chief Commissioner, Ajmer.

Ajmer, the 9th March 1950

No. 6|6|48-LSG—In exercise of the powers conferred by sub-section (3) of section 1 of the Bombay Electricity (Special Powers) Act, 1946 (as amended) as extended to the State of Ajmer, vide the Government of India, Ministry of Home Affairs Notification No. 8|14|49-JuL, dated the 27th December 1949, the Chief Commissioner, Ajmer, has prescribed the 1st day of April 1950 from which date the said Act shall come into force in the State of Ajmer.

By order,

A. S. DHAWAN,

Secretary to the Chief Commissioner, Ajmer.

Ajmer, the 9th March 1950

No 59|10|50-Admn—In exercise of the powers conferred on him by Section 37 of the Code of Criminal Procedure 1898 (V of 1898) as adapted by the Government of India (Adaptation of Indian Laws) Order, 1937, read with the Government of India, Home Department Notification No F-126|37, dated the 1st April 1937, and the Adaptation of Laws Order 1950, the Chief Commissioner hereby invests Syed Abdul Rauf, City Magistrate, First Class, Ajmer, with the following powers to be exercised within the District of Ajmer:—

- (i) to require security for good behaviour from persons disseminating seditious matter, etc., under section 108 (a, b and c) of the Code;
- (ii) to require habitual offenders to furnish security for their good behaviour under Section 110 of the Code.

By order,

A. S. DHAWAN,

Secretary to the Chief Commissioner, Ajmer.

GINNING RETURN

Return showing quantity of cotton ginned in the Province of Ajmer-Merwara for the week ending
3rd March 1950

Section 5A of the Cotton Ginning and Pressing Factories Act, 1925 (XII of 1925) as subsequently amended.

Name of Division or Block	QUANTITY (BY WEIGHT) OF COTTON GINNED (IN BALMS OF 392 LBS. EACH).					District included in the block.
	During the week.	During the corresponding week last year.	Since the commencement of the season, i.e., since 1st September 19	During the corresponding period last year.		
1	2	3	4	5	6	
State of Ajmer (Ajmer-Merwara)	319 47	291 39	1347 35	10725 20		

GAURI SHANKER,
Superintendent,
for Deputy Commissioner, Ajmer-Merwara

OFFICE OF THE CHIEF COMMISSIONER, DELHI

NOTIFICATIONS

Delhi, the 24th February 1950

No. F. 12(7)|50-C.8.—In exercise of the powers conferred by paragraph (b) of sub-clause (2) of Clause 22 of the Cotton Textile (Control) Order, 1948, the Chief

Commissioner of Delhi is pleased to direct that the maximum prices, ex-factory, wholesale and retail at which hand printed and hand-dyed Indian mill-made cloth produced by a processor may be sold and the markings to be made thereon and time and manner of making them shall be as specified below:—

1 (a) The maximum ex-factory price of hand-printed cloth shall be the price determined by adding the printing

charges as specified in schedule A appended to this notification or the contract charges whichever are less to the ex-factory maximum price of cloth specified by the Textile Commissioner from time to time or to the contract price whichever is less.

(b) The maximum ex-factory price of hand-dyed cloth shall be the price determined by adding dyeing charges as specified in Schedule 'B' appended to this Notification or the contract charges whichever are less to the ex-factory maximum price of cloth as specified by the Textile Commissioner from time to time or to the contract price whichever is less.

(c) The maximum wholesale and retail prices of processed cloth shall be as notified by the Director of Rationing and Civil Supplies, Delhi, in his Notification No. F. 4(3) 48-Tex/7/Tex/50, dated the 3rd January 1950, plus the printing or dyeing charges as specified in this notification.

2. No person shall sell or offer to sell or dispose of in any way any hand-printed or hand-dyed cloth unless it is marked or caused to be marked as herein provided.

Nothing in this Notification shall apply to cloth hand-printed or hand-dyed prior to 1st March 1950.

3. Every hand-printer and hand-dyer shall in addition to the markings prescribed in the Textile Commissioner's Notification No. TC(6)I/44, dated the 19th February 1944 as modified from time to time mark or clause to be marked in the manner specified below, the following markings in letters and figures not less than $\frac{1}{2}$ in. in height on all cloth printed or dyed by him :—

- (a) Each piece of hand-printed and hand-dyed cloth other than that specified in sub-clause (b) below shall be stamped at a distance not exceeding one yard from the end with :—
 - (i) the name of the Textile Mill which has produced the cloth ;
 - (ii) the maximum ex-factory price of the cloth as specified by the Textile Commissioner from time to time or the contract price whichever is less ;
 - (iii) the amount of Excise Duty as levied under the Central Excise and Salt Act, 1944 ;
 - (iv) the processing charges as specified in Schedule 'A' or 'B' as the case may be ;
 - (v) the maximum retail price of cloth as specified by the Director of Rationing and Civil Supplies, Delhi, in his Notification No. F. 4(3) 48-Tex/7/Tex/50, dated the 3rd January 1950

- (b) Each piece of hand-printed or hand-dyed cloth comprising of sarees, chadar or such other cloth as may be sold in pairs shall be stamped with the price per pair as in sub-clause (a) above provided that if the piece consists of a single such item the proportionate price of that item shall be stamped.
- (c) The stamping of hand-printed and hand-dyed cloth shall be on the face plait of the cloth.

4. The Chief Commissioner may exempt by general or special order any hand printed or hand-dyed cloth from all or any of the provisions of this Notification.

5. Nothing in this Notification shall apply :—

- (i) any type of hand-printed or hand-dyed cloth for which charges have been fixed by the Textile Commissioner, Government of India, Bombay ;
- (ii) Junnadi sarees ;
- (iii) Any hand-printed or hand-dyed cloth not exceeding twelve yards in length hand-printed or hand-dyed at the instance of a consumer for his bona fide personal use.

SCHEDELE 'A'

Schedule for hand-printing charges.

A. Hand printing charges for cloth of width 26 in. finished in fast to bleached colours and the printed surface is 33-1/3 per cent. or more of the total cloth surface :—

	If printing is done by printer after bleaching	If printing is done on scoured or bleached cloth.
1. Single colour printing	27 pies per yard	21 pies per yard.
2. Double colour printing	41 pies per yard	35 pies per yard.
3. Three colours printing	54 pies per yard	49 pies per yard.
4. Four or more colour printing	68 pies per yard	63 pies per yard.

B. Printing charges for cloth wider than 26 in. finished width, shall be in proportion to the printing charges stipulated in 'A' above.

C. Dual processing is prohibited i.e. no processor shall be allowed to hand-print any cloth which is dyed in any colour.

D. Charges for printing border will 1/4th of the charges prescribed for over all printing.

SCHEDELE 'B'

Schedule of hand-dyeing charges for cloth.

A. Direct, basic or Kutchha colours :—

(1) Light	..	36 pies per lb.
(2) Medium	..	54 pies per lb.
(3) Dark	..	72 pies per lb.

B. Fast to bleached or Naphthol dyed :—

(a) (i) Light	..	72 pies per lb.
(ii) Medium	..	120 pies per lb.
(iii) Dark	..	180 pies per lb.
(b) Sulphur dyed-dark shades only	..	81 pies per lb.
(c) Hydron Blue dyed-dark shade only	..	132 pies per lb.

Explanation.—The dyeing charges given are inclusive of any bleaching or scouring which may be necessary preparatory to dyeing. If any bleached or scoured cloth is subject to any further process above specified, the charges specified above should be reduced by 6 pies per yard in every case to arrive at the final ex-factory price.

By order,

L. J. JOHNSON,
Secretary (Rationing and Civil Supplies)
to the Chief Commissioner, Delhi.

Delhi, the 28th February 1950

No. F. 3(18) 50-L.S.G.—The following amendments made by the New Delhi Municipal Committee in their by-laws relating to the control of traffic in New Delhi framed under the provisions of section 188(b) and 199 of the Punjab Municipal Act, 1911, as extended to the Province of Delhi and published in this Administration Notification No. 1189-Ex. ratio, dated the 15th February, 1927 as subsequently modified are confirmed by the Chief Commissioner, and are hereby published for general information. The amendment will come into force after 6 weeks from the date of this notification.

Amendment.

Add the following as bylaw No. 13-A after bylaw No. 13.—

"13-A "Cyclists are prohibited for riding more than two abreast."

By order,

K. K. SHARMA,
Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Delhi, the 28th February 1950

No. F. 7(358)|49-M.L.T.—On return from leave Dr. A. T. George has resumed charge of the post of Surgeon Specialist in the E.N.T. Department of Irwin Hospital, New Delhi on the forenoon of the 24th January, 1950.

By order,

K. K. SHARMA,
Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Delhi, the 28th February 1950

No. F. 17(9)|49-II|HPW|MLT.—Mr. O.S. Pereira, Area Rationing Authority relinquished charge of the post of Area Rationing Authority on the afternoon of the 2nd September, 1947.

No. F. 17(9)-III|HPW|MLT.—Mr. R.O.E. Pool, assumed charge of the post of Area Rationing Authority on the afternoon of the 2nd September, 1947 relieving Mr. O. S. Pereira.

By order,

K. K. SHARMA,
Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Delhi, the 2nd March 1950

No. 13(5)|49-R. & J.—The following is published for information in continuation of this office Notification of even number, dated the 23rd/24th December, 1949.

PUNJAB HIGH COURT AT SIMLA.

Notification No. 11-Genl|XVII-13, dated the 21st January 1950

Corrigendum.—In East Punjab High Court Notification No. 172-Genl|XVII-13, dated the 3rd December, 1949, on page 574 of Punjab Government Gazette III, dated the 16th December, 1949, read:

“from Tuesday, the 3rd January, 1950 to Monday, the 13th March, 1950, combined with holidays on the 1st and 2nd January 1950”
instead of

“from Monday, the 2nd January, 1950 to Saturday, the 11th March, 1950, combined with Sundays on either end”.

By order of the Chief Justice and Judges,

RANJIT RAI,
Registrar.

By order,

Y. N. VARMA,
Home Secretary
to the Chief Commissioner, Delhi.

Delhi, the 2nd March 1950

No. F. 6(5)|50-OS.—Shri K. P. Soni, relinquished charge of the office of Assistant Director of Civil Supplies (Food), Delhi on the afternoon of the 3rd January, 1950 and his services were placed at the disposal of the Government of India, Ministry of Finance (C.B.R.), New Delhi, with effect from the same date.

By order,

L. J. JOHNSON,
Secretary (Rationing & Civil Supplies)
to the Chief Commissioner, Delhi.

Delhi, the 2nd March 1950

No. 3702-L|49|MLT.—Whereas it appears to the Chief Commissioner of Delhi that land is likely to be required by Government at the public expense for a public purpose, namely, for serving as Diplomatic Enclave, it is

hereby notified that land in the locality described below is likely to be required for the above purpose.

This notification is made, under the provisions of section 4 of the Land Acquisition Act, 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section the Chief Commissioner of Delhi is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey and land in the locality and do all other acts required or permitted by that section.

Any person interested who has any objection to the acquisition of any land in the locality may within thirty days of the publication of this notification file an objection in writing before the Collector of Delhi.

Specification.

Locality or Village	Total area	Field Numbers or Boundaries
Situated off Kitch ner Road.	22 95 acres	North Government land and Kitchener Road; South Government land; East Government land and Khushak Nala; West Government land.

By order,

K. K. SHARMA,
Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Delhi, the 6th March 1950

No. F. 5(2)|49-R&J.—In exercise of the powers conferred by section 6 of the Punjab Wild Birds and Wild Animals Protection Act, 1933, as applicable to the State of Delhi, the Chief Commissioner is pleased to exclude from Schedule III appended to the said Act the wild birds detailed at items 1 to 38, 43 to 52 and 82 and to direct that the said amendment shall have effect in the Delhi Province with effect from the 1st April 1950.

By order,

Y. N. VARMA,
Home Secretary
to the Chief Commissioner, Delhi.

Delhi, the 6th March 1950

No. F. 5(8)|50-Home.—Shree B. L. Kapur, assumed charge of the duties of Deputy Superintendent of Police, Delhi, on the afternoon of 10th February 1950, on transfer from Hoshiarpur District.

By order,

Y. N. VARMA,
Home Secretary
to the Chief Commissioner, Delhi.

Delhi, the 7th March 1950

No. F. 9(38)|49-C.S.Vol.IV.—In exercise of the powers conferred by Section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (Act No. XXIV of 1946) as delegated under the Government of India, late Department of Food Notification No. Py-603(2)-1, dated the 21st October, 1946 and with the prior approval of the Government of India and in supersession of this office Notification No. F. 9(38)|49-C.S., dated the 29th April, 1949, the Chief Commissioner of Delhi is pleased to declare that the statutory maximum prices of the commodities shown in column 2 of the subjoined Schedule shall in different areas of the Delhi Province be as shown in columns 3, 4 and 5 of the said schedule. This notification will come into force with immediate effect.

Schedule.

Sl. No.	Commodity	Statutory maximum prices per maund in:-		Rural areas of Delhi Province	
		Delhi Proper	Najafgarh and Na- ra- Mandies]	Within 5 miles of the market	Above 5 miles of the market
		1	2	3	4
		Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.
1	Wheat	15 0 0	14 8 0	14 4 0	14 12 0
2	Barley	9 12 0	9 4 0	9 0 0	8 14 0
3	Bajra	8 12 0	8 4 0	8 0 0	7 14 0
4	Jowar	8 8 0	8 0 0	7 12 0	7 10 0
5	Maize	9 8 0	9 0 0	8 12 0	8 10 0
6	Gram	9 12 0	9 4 0	9 0 0	8 14 0
7	Gram Dal	11 4 0	10 12 0	10 8 0	10 6 0
8	Besan	12 4 0	11 12 0	11 8 0	11 6 0
9	Gram Dana	10 2 0	9 10 0	9 6 0	9 4 0
10	Gram Churi	9 8 0	9 0 0	8 12 0	8 10 0
11	Paddy.				
	(a) Coarse (Jhena)	11 0 0	10 8 0	10 4 0	10 2 0
	(b) Sone	11 4 0	10 12 0	10 8 0	10 6 0
		12 8 0	12 0 0	11 12 0	11 10 0
	(d) Parmal, Hans- raj, (Bara), Mus- kin, Ramjwain & Chahora.	14 8 0	11 0 0	10 12 0	10 10 0

By order,

L. J. JOHNSON,
Secretary (Rationing & Civil Supplies)
to the Chief Commissioner, Delhi.

Delhi, the 7th March 1950

No. F. 28(1) 50-CS.—In exercise of the powers conferred by clause (a) of sub-section (1) of Section 4 of the Drugs (Control) Ordinance, 1949 (Ordinance No. XXVI of 1949), the Chief Commissioner of Delhi is pleased to make the following amendments in the Schedule appended to his Notification No. F. 28(1) 49-CS., dated the 3rd October, 1949, as subsequently modified.

Amendment.

1. Under the heading "J. L. Morison Son & Jones (India), Limited" in column II.

(i) for "Rs. 1-6-0", "Rs. 5-0-0", & "42-0-0" against the entries "25's", "100's" and "1000's Sulphaguanidine Tablets" substitute "Rs. 1-14-0", "Rs. 6-6-0" and "Rs. 50-0-0" respectively.

(ii) for "Rs. 6-8-0" against the entry "100's of Tab-Vita B-Group-B Complex Preparations", substitute "Rs. 7-8-0".

(iii) for Re. "0-8-0" against the entry 1 Mg-25's of "Tab-Vita-Ribaflavin (Tablets)" substitute Re. "0-10-0". In column I.

(i) Before the entry "Sulphaguanidine Tablets" insert sub-heading "Nicholas Ethical Products".

(ii) After the entry "Vitamins" insert the sub-heading "Mead Johnson Ltd., U.S.A.".

2. Under the heading "Fairdeal Corporation Ltd., Bombay" in column II.

For "Rs. 11-10-0" against the entry "Disposable Syringe Seth with 1 cc. Cartridges Procaine-Pencillin-Vitamin Preparations" substitute "Rs. 8-0-0 per set".

By order,

L. J. JOHNSON,
Secretary (Rationing & Civil Supplies)
to the Chief Commissioner, Delhi.

Delhi, the 8th March 1950

No. F. 10(2) 50-CS.—In exercise of the powers conferred by Section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (Act No. XXIV of 1946) as delegated under the Government of India late Department of Food Notification No. PY-603(2)-1, dated the 21st October,

1946 and in supersession of his notification No. F. 10(2) 50-CS, dated the 18th February 1950 and with the prior approval of the Government of India, the Chief Commissioner of Delhi, being satisfied that this measure is necessary for maintaining supplies and services essential to the life of the community is pleased to direct that no person shall export or cause to be exported Gur, Shakkar and Khandsari by rail, road, river or any other means of transport from any place within the Province of Delhi except under and in accordance with the terms of a permit issued in writing by the Director of Rationing & Civil Supplies, Delhi or by any other officer authorised by the said Director in this behalf.

By order,
L. J. JOHNSON,
Secretary (Rationing & Civil Supplies)
to the Chief Commissioner, Delhi.

Delhi, the 9th March 1950

No. F. 3(29) 49-LSG.—The following amendment made by the New Delhi Municipal Committee in their bylaws for Licensing and Regulating Lodging Houses within the limits of New Delhi Municipality framed under the provisions of section 188 '199 of the Punjab Municipal Act, 1911 and published with this Administration's Notification No. F. 3(39) 43-LSG., dated the 18th May, 1943 as subsequently amended having been confirmed by the Chief Commissioner under sub-section (1) of section 201 of the Punjab Municipal Act, 1911 is hereby published for general information.

The amendment will come into force six weeks after the date of this notification.

Amendment.

In line 1 of clause 18 substitute the words "person" for Licensee.

By order,
K. K. SHARMA,
Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Delhi, the 9th March 1950

No. F. 7A(63) 49-Home(1).—Sardar Surjan Singh, Inspector, Delhi Police, on promotion was appointed officiating Deputy Superintendent of Police, Delhi with effect from the 18th January 1950.

He relinquished charge of the office of the officiating Deputy Superintendent of Police, Delhi on the afternoon of the 18th February 1950, on transfer to Punjab.

By order,
Y. N. VARMA,
Home Secretary
to the Chief Commissioner, Delhi.

Delhi, the 9th March 1950

No. F. 12(9) 50-MLT.—The following conditions and the rates of fares for Stage Carriers and Public Carriers, other than those operated by the D.T.S., which the Chief Commissioner of Delhi proposes to fix in modification of this office notification No. F. 12(73) 46-HPW, dated the 23rd January 1948 and in exercise of the powers conferred by section 43 of the Motor Vehicles Act, 1939, read with the notification of the Government of India in the Department of Communications No. R-60, dated the 28th June, 1939 are hereby published for the information of the persons likely to be affected thereby. The rates and conditions will be taken into consideration on or after the 1st April 1950 together with any objections which may be received in respect of them before that date:—

1. 7 pies per passenger per mile for Lower Class.
2. 10 pies per passenger per mile for Upper Class.

3. Rs. 1 $\frac{1}{4}$ - per truck load per mile for goods vehicles.
4. 4 Pies per md. per mile for small packages for goods vehicles.
5. Dogs should not be allowed unless they are carried in owner's lap.
6. Children upto 3 years of age, if carried on the lap, shall be free, while children above 3 years and under 12 years shall be charged full fares if a whole seat is occupied. If two children occupy one seat they shall each pay half fare.
7. Cycles when carried on stage carriers, shall be charged half the fare.
8. Free allowance of luggage upto 30 lbs. shall be allowed to every passenger.

By order,

K. K. SHARMA,
Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Delhi, the 9th March 1950

No. F. 20(6)50-MLT.—Dr. M. L. Sehgal relinquished charge of the office of the Medical Registrar, Irwin Hospital, New Delhi, with effect from the afternoon of the 28th November, 1949.

By order,

K. K. SHARMA,
Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Office of the Director of Rationing & Civil Supplies

NOTIFICATION

Delhi, the 7th March 1950

No. BBC(17)50.—In pursuance of Clause 9 of the Delhi Cement Control Order, 1950, published with Chief Commissioner, Delhi Notification No. F. 27(2)50-CS,

dated 23rd February 1950, I, Director of Rationing & Civil Supplies, Delhi, hereby authorise all licensed stockists to sell Indeginous Cement up to a quantity of 5 bags per family per month without any authority from such stocks as hereinafter defined. Such stocks shall be the stocks of Indeginous Cement which may be received by the licensed stockists outside Delhi State's periodical quota and for which no authority is issued under Clause 9 of the said Order within thirty days from the date of receipt by the undersigned of the intimation of the arrival in the godowns of the licensed stockist. This general permission shall be subject to the following conditions:—

1. For purposes of determining the quantity remaining uncovered by authorities within 30 days, all authorities issued under Clause 9 of the Delhi Cement Control Order, 1950, will be deemed to have been issued on stock received by the licensed stockist outside Delhi State periodical quota and such authorities will be valid for stocks received against periodical quota only when the former has been exhausted.
2. Authorities issued under Clause 9 on such stocks if produced by a holder shall be honoured in preference to other demands.
3. All such sales shall be made on the production of a Food Ration Card of the Head of the family. The date of sale together with licensed stockist signatures and his license number shall be recorded on the Food Ration Card in red ink.
4. A fortnightly return of the sales thus made and the balances shall be submitted to me within three days of the expiry of the fortnight.
5. All such sales shall be supported by true cash/credit memos bearing the name and address of the head of the family, his Food Ration Card number, quantity sold and the price charged.
6. Such stock of Indeginous Cement which remains uncovered by authorities within 30 days shall be prominently displayed on a stock board.

L. J. JOHNSON,
Director of Rationing and Civil Supplies,
Delhi.